

**CERTIFICATE OF SERVICE**

I, James R. Warnot, Jr., hereby certify that on March 28, 2011, on behalf of defendants Scandinavian Airlines System, SAS Cargo Group A/S, Japan Airlines International Co., AMR Corporation, American Airlines, Inc., Société Air France, Koninklijke Luchtvaart Maatschappij N.V., and Martinair Holland N.V., copies of the Notice of Order to Show Cause, containing a true and correct copy of the March 4, 2011 docket entry reflecting the Court's Order to Show Cause in *In re Air Cargo Shipping Services Antitrust Litigation*, No. 06-MD 1775 (EDNY), annexed hereto, were served via Federal Express on the following entities:

Roche Diabetes Care AG  
(formerly Disetronic Medical Systems, AG)  
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MAAX Inc.  
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MAAX Bath Inc.  
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MAAX Corporation  
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UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF NEW YORK

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IN RE: AIR CARGO SHIPPING SERVICES )  
ANTITRUST LITIGATION ) 06-MD-1775 (JG)(VVP)  
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 )  
THIS DOCUMENT RELATES TO: )  
ALL ACTIONS )  
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**NOTICE OF ORDER TO SHOW CAUSE**

PLEASE TAKE NOTICE THAT, the Honorable Judge Gleeson entered an ORDER TO SHOW CAUSE on the docket in the above captioned case on March 4, 2011. A true and correct copy of the docket entry reflecting the Order to Show Cause is attached hereto as Exhibit A.

Dated: New York, New York  
March 25, 2011

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**EXHIBIT A**

**U.S. District Court  
Eastern District of New York (Brooklyn)  
CIVIL DOCKET FOR CASE #: 1:06-md-01775-JG -VVP**

In re Air Cargo Shipping Services Antitrust Litigation

Assigned to: Judge John Gleeson

Referred to: Magistrate-Judge Viktor V. Pohorelsky

03/04/2011	ORDER TO SHOW CAUSE: MAAX Bath Inc., MAAX US Corp., MAAX Corporation, MAAX Inc. and MAAX Canada (collectively, "MAAX") and Roche Diabetes Care AG (formerly Disetronic Medical Systems AG) shall show cause in writing addressed to the Court (225 Cadman Plaza East, Brooklyn, New York 11201) why their requests for exclusion from Plaintiffs' four settlement agreements with Defendants (1) Japan Airlines International Co., (2) AMR Corporation and American Airlines, Inc., (3) Societe Air France, Koninklijke Luchtvaart Maatschappij N.V., and Martinair Holland N.V., and (4) Scandinavian Airlines System and SAS Cargo Group A/S, respectively (collectively, "the settling defendants"), should not be disregarded due to their untimeliness. Likewise, SDV Italia SPA shall show cause in writing addressed to the Court why its request for exclusion from all of the foregoing settlement agreements except the Japan Airlines Settlement should not be disregarded due to its untimeliness. Counsel for the settling defendants are directed to personally serve MAAX, Roche Diabetes Care AG, and SDV Italia SPA with this Order To Show Cause on or before April 1, 2011, and to file proof of service with the Court. On or before April 29, 2011, MAAX, Roche Diabetes Care AG, and SDV Italia SPA shall file their written submissions responding to the Order. On or before May 27, 2011, Plaintiffs and the settling defendants shall file their response to the foregoing entities' submissions. If MAAX, Roche Diabetes Care AG, or SDV Italia SPA wishes to reply, they shall do so in writing addressed to the Court on or before June 10, 2011. Ordered by Judge John Gleeson on 3/4/2011. (Cooley, Alicyn) (Entered: 03/04/2011)
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